TOWN OF DAVIE TOWN COUNCIL AGENDA REPORT

TO: Mayor and Councilmembers

FROM/PHONE: Marcie Nolan, AICP, Acting Development Services Director/

(954) 797-1101

PREPARED BY: David Abramson, Deputy Planning and Zoning Manager

SUBJECT: Code Amendment: ZB(TXT) 3-1-08, Kiosk

AFFECTED DISTRICT: Townwide

ITEM REQUEST: Schedule for Council Meeting

TITLE OF AGENDA ITEM: CODE AMENDMENT - AN ORDINANCE OF THE TOWN OF DAVIE, FLORIDA, AMENDING THE CODE OF ORDINANCES, CHAPTER 12, LAND DEVELOPMENT CODE, ARTICLE III. USE REGULATIONS, DIVISION 2. GENERAL REGULATIONS, SECTION 12-33(Q) GENERAL PROVISIONS PERTAINING TO ALL BUSINESS DISTRICTS; PROVIDING DEVELOPMENT REGULATIONS FOR PERMANENT, FREE-STANDING AND UNOCCUPIED KIOSKS; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

REPORT IN BRIEF: The petitioner (Liebler, Gonzalez & Portuondo, P.A.) is proposing a code amendment to Section 12-33(Q) of the Land Development Code to permit and regulate free-standing/unoccupied kiosks within the Town of Davie. The petitioner came before the Local Planning Agency on February 13, 2008 and received consideration to submit a code amendment application to the Planning and Zoning Division. The proposal was also reviewed by the Development Review Committee on May 26, 2008.

The proposed language, which incorporates the recommendations of the Local Planning Agency, does the following: permits kiosks for financial and retail services, excluding food and drinks; ensures that architecture of the kiosk is consistent with existing buildings on a site; limits the size of kiosks to 100 square feet; provides a distance separation between kiosks of 1,000 feet, allows no more than two (2) kiosks per "shopping center"; and provides for traffic circulation.

PREVIOUS ACTIONS: None

CONCURRENCES: At the August 13, 2008, Local Planning Agency meeting, Mr. Busey proposed that the words "free-standing" be added before the words vending machines and that "we say not for purposes of selling food." In discussion Chair McLaughlin stated "free-standing vending machines for the purposes of the sale of food or beverage are not permitted." Mr. Busey interjected "nor for the use or sale of food or beverage." Chair McLaughlin asked if everyone was okay with that and Ms. Turin vocally responded affirmatively and other Agency members expressed no objections. Mr. Busey stated that he would like to make that as a motion, seconded by Mr. DeArmas. In a roll call vote, the vote was as follows: Chair McLaughlin – yes; Vice-Chair Stevens – absent; Mr. Busey – yes; Mr. DeArmas – yes; Ms. Turin – yes. (Motion carried 4-0, Vice-Chair Stevens was absent)

Planner's Note: The Town's Clerks Department spoke with Mr. Busey on August 14, 2008, he clarified that "nor for the use or sale of food or beverage" pertained to the kiosks. Since it was not made explicitly clear where to place the phrase, it would be up to staff to place it appropriately in order to convey the intent.

At the February 13, 2008 Local Planning Agency meeting, Vice-Chair Stevens made a motion, seconded by Ms. Turin, to permit (approve) the submission of a text amendment. In a roll call vote, the vote was as follows: Chair Bender – yes; Vice-Chair Stevens – yes; Mr. Busey – yes; Mr. Pignato – absent; Ms. Turin – yes. (Motion carried 4-0, Mr. Pignato was absent)

Planner's Note: The board discussed following: getting Development Review Committee (DRC) input; whether the text would allow both a walk-up and drive-up services; whether types of services would be limited; no vending machines; the amount of kiosks at one location; and the distance separation between kiosks.

On May 26, 2008, the Development Review Committee reviewed the proposed text amendment but had no significant comments.

FISCAL IMPACT: not applicable

Has request been budgeted? n/a

RECOMMENDATION(S): Staff recommends approval of this ordinance.

Attachment(s): Ordinance

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AN ORDINANCE OF THE TOWN OF DAVIE, FLORIDA, AMENDING THE CODE OF ORDINANCES, CHAPTER 12, LAND DEVELOPMENT CODE, ARTICLE III. USE REGULATIONS, DIVISION 2. GENERAL REGULATIONS, SECTION 12-33(Q) GENERAL PROVISIONS PERTAINING TO ALL BUSINESS DISTRICTS; PROVIDING DEVELOPMENT REGULATIONS FOR PERMANENT, FREE-STANDING AND UNOCCUPIED KIOSKS; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the Town Council desires to include a provision to the Land Development Code specifically allowing and regulating Kiosks in commercial areas; and

WHEREAS, the Local Planning Agency of the Town of Davie held a public hearing on August 13, 2008; and

WHEREAS, the Town Council of the Town of Davie held two (2) public hearings duly advertised as required by State Statutes.

NOW, THEREFORE, BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF DAVIE, FLORIDA.

<u>SECTION 1.</u> That the above foregoing whereas clauses are hereby incorporated.

SECTION 2. That Section 12-33(Q), General Provisions Pertaining to All Business Districts, of the Land Development Code of the Town of Davie, Florida (the "Town"), is hereby amended to read as follows:

(12) Permanent, free-standing and unoccupied kiosks are permitted provided that they are used only for financial or retail services, specifically excluding food or drinks and provided that customers do not have access to the interior of a kiosk. No kiosk footprint shall measure more than one hundred (100) square feet. A kiosk must be consistent with the architecture of existing structures on site. No kiosk shall be located closer than 1,000 feet from another kiosk, nor shall more than two (2) kiosks be located in any one (1) shopping center. A drive-through kiosk is permitted, provided that the site plan provides sufficient traffic circulation and vehicle stacking as determined by the Town Engineer.

<u>SECTION 3.</u> All Ordinances or parts of Ordinances in conflict herewith are to the extent of such conflict hereby repealed.

SECTION 4. If any section, subsection, sentence, clause, phrase, title, or portion of this Ordinance is, for any reason, held invalid or unconstitutional by any Court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision and such holding shall not affect the validity of the remaining portion of this Ordinance.

 $\underline{\text{SECTION 5.}}$ This ordinance shall take effect immediately upon its passage and adoption.

PASSED ON FIRST READING THIS	SDAY OF	, 2008.	
PASSED ON SECOND READING T	THISDAY OF	, 2008.	
	MAYOR/0	MAYOR/COUNCILMEMBER	
ATTEST:			
TOWAL CLEDY			
TOWN CLERK			
APPROVED THISDAY O	F	, 2008.	